. Frame

. or a

Inventors: Hamesh Chawla; John G. Waciawsky

The specification of the above-identified issued patent: is attached hereto.

> shown below: 1. From

> > copy thereof is attached.

Ø

Signature

Name: Titie:

Maliun Yen

Assistant Secretary

Title of Appin.: Apparatus and Methods for Dynamic Bandwidth Allocation

was issued on April 5, 2005 as U.S. Patent No. 6,876,668.

concurrently herewith pursuant to 37 CFR 3.11; OR

POWER OF ATTORNEY BY ASSIGNEE AND CORRESPONDENCE ADDRESS INDICATION

As required by 37 CFR 3.73(b)(1), the documentary evidence of the chain of title from the original owner to the assignee was, or concurrently is being, submitted for recordation pursuant to 37 CFR 3.11. Cisco Technology, Inc., a corporation organized under the laws of the State of Illinois, ("ASSIGNEE") certifies that it is the

> a copy of which was recorded in the Patent and Trademark Office at Reel 010002, frame 0945, or a copy thereof which is attached hereto and another copy thereof which is being recorded

A chain of title from the inventor(s) of the patent application identified above, to the current assignee as

assignee of the entire right, title and interest in the patent application identified above by virtue of either: An assignment from the inventor(s) of the patent application identified above.

The document was recorded in the Patent and Trademark Office at Reel

	2.	From to The document was recorded in the Patent and Trademark Office at Reel Frame or a copy of which is attached.
		Additional documents in the chain of title are listed on a supplemental sheet.
ASSIGNEE hereby revokes all previously granted powers of attorney in the above identified patent application and appoints the Practitioners associated with the following Customer Number as its attorneys, with full power of substitution and revocation, prosecute this application and any continuations, divisions, reissues, and reevaminations thereof, to receive the patent(s), to transact all business in the United States Patent and Trademark Office connected therewith, and to act on ASSIGNEE'S behalf before the competent international applications filed by ASSIGNEE'S behalf before the competent international adjustrations filed by ASSIGNEE'S behalf before the competent international adjustrations filed by ASSIGNEE'S behalf before the competent international adjustrations filed by ASSIGNEE'S behalf before the competent international adjustrations filed by ASSIGNEE'S behalf before the competent international adjustrations filed by ASSIGNEE'S behalf before the competent international adjustrations filed by ASSIGNEE'S behalf before the competent international adjustrations filed by ASSIGNEE'S behalf before the competent international adjustrations filed by ASSIGNEE'S behalf before the competent international adjustrations filed by ASSIGNEE'S behalf before the competent international adjustrations filed by ASSIGNEE'S behalf before the competent international adjustrations filed by ASSIGNEE'S behalf before the competency and the competency a		
		Customer No.: 00757 - Brinks Hofer Gilson Lione
Please recognize or change the correspondence address for this application to the address associated with the above-mentioned Customer Number. Please direct all telephonic and facsimile communications to:		
		Craig A. Summerfield Tei.: (312) 321-4200; Fax: (312) 321-4299
Instructions without dire	from ct con	I hereby authorizes the Practitioners associated with the above Customer Number to accept and follow <u>Edmund Mizumoto</u> as to any action to be taken in the Patent and Trademark Office regarding this application munication between the Practitioners and the undersigned. In the event of a change in the persons from whom as taken, the Practitioners will be so notified by the undersigned.
The undersi	igned	(whose title is supplied below) is empowered to act on behalf of ASSIGNEE.
I hereby declare that all statements made herein of my own knowledge are true, and that all statements made on Information and bolled are believed to be true; and further, that these statements are made with the knowledge that willful false statements, and the like so made, are punishable by fine or imprisonment, or both, under 18 U.S.C. §1001, and that such willful false statements may jeopardize the yaildby of the application or arry patent issuing thereon.		

Acquest 20, 2008